## **UNITED STATES DISTRICT COURT** DISTRICT OF MASSACHUSETTS

OF CLERKS OFFICE 7005 NAR -2 A H: 28

SHARON MCNULTY

Plaintiff,

٧.

MASSACHUSETTS BAY COMMUTER RAIL COMPANY, LLC and MASSACHUSETTS BAY TRANSPORTATION AUTHORITY a/k/a MBTA

CIVIL ACTION NO.:05-10040 WGY

## CERTIFICATION

The plaintiff, Sharon McNulty, and her counsels hereby certify that they have attempted to confer with defendant counsel

- (a) with a view toward establishing a budget for the costs of conducting this litigation; and
- (b) to consider the resolution of the litigation through the use of alternative dispute resolution programs such as this outlined in Local Rule 16.4

On February 22, 2005, Plaintiff's counsel faxed copy of a proposed discovery plan to Defendant's Counsel in an attempted to submit a Joint Discovery Plan. After three follow up phone message, plaintiff's counsel has not received a response and therefore submit Plaintiff's Discovery Plan.

Dated: 3/1/0/

By:

Mario Bozza, Esq. BBO:# 052860

63 Commercial Wharf Boston, MA 02110

Of counsel

Steven M. Lafferty, Esq. Myers Lafferty Law Offices, P.C. 1515 Market Street, Suite 1310 Philadelphia, PA 19102 ATTORNEYS FOR PLAINTIFF